## **State of South Dakota**

## SEVENTY-SECOND SESSION LEGISLATIVE ASSEMBLY, 1997

## 444A0423 HOUSE AGRICULTURE & NATURAL RESOURCES COMMITTEE ENGROSSED NO. **HB1108** - 2/7/97

Introduced by: Representatives Wetz, Cerny, Crisp, Diedrich, Fischer-Clemens, Johnson (Doug), Madden, McNenny, and Napoli and Senators Symens, Drake, Dunn (Jim), Hutmacher, and Johnson (William)

1 FOR AN ACT ENTITLED, An Act to revise certain provisions relating to soil erosion and 2 sediment damage control. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 4 Section 1. That § 38-8A-1 be amended to read as follows: 5 38-8A-1. Terms as used in this chapter, unless the context otherwise requires, mean: 6 (1) "Commission," the State Conservation Commission established by § 38-7-3; 7 (2) "Conservation standards" or "standards," soil loss tolerance limits as developed 8 pursuant to this chapter; 9 (3) "Districts," conservation districts established pursuant to chapter 38-8; 10 (4) "Person," a person as that term is defined by subdivision 2-14-2 (18) § 2-14-2 and 11 also any public agency or political subdivision of this state, any interstate body, or any 12 other legal entity; 13 (5) "Guidelines," recommendations of the commission to the conservation districts not

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possessing the force or effect of rules, regulations or standards or statute;

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1	(6)	"Permit-issuing authority," a municipality or other political subdivision normally
2		responsible for granting or issuing zoning-or, subdivision, building, or drainage
3		permits:
4	<u>(7)</u>	"Silviculture," the science and art of managing forest resources for the timber,
5		protection, recreation, wildlife, water, and aesthetic purposes.
6	Section	on 2. That § 38-8A-2 be amended to read as follows:
7	38-84	A-2. Land-disturbing The term, land-disturbing activity, as used in this chapter, unless
8	the conte	ext otherwise requires, means any land alteration clearing, tilling, grazing, grading,
9	excavatir	ng, transporting and filling of land, and the implementation of silviculture activities
10	resulting	in soil erosion from water or wind and the movement of sediments:
11	<del>(1)</del>	Into into any and all waters, public or private, on the surface of the ground, which are
12		contained within, flow through or border lands in the state; or
13	<del>(2)</del>	Onto onto lands in the state, including, but not limited to, clearing, tilling, grading,
14		excavating and transporting and filling of land. Land disturbing activities specifically
15		regulated by other state agencies which are accompanied by a resource management
16		plan are exempt.
17	Section	on 3. That § 38-8A-7 be repealed.
18	38-82	A-7. The State Conservation Commission may, in carrying out its responsibilities
19	under thi	s chapter, grant a variance to a conservation district to allow it
20	additiona	el time to carry out its responsibilities pursuant to this chapter.
21	Section	on 4. That § 38-8A-12.2 be amended to read as follows:
22	38-82	A-12.2. An election under the provisions of §§ 38-8A-12 and 38-8A-12.1 shall generally
23	follow th	e procedures provided in chapter 7-18A. Wherever those procedures are not applicable,
24	the distri	ct supervisors shall establish procedures for voting as closely to the procedures in
25	<del>chapter 7</del>	7-18A as practicable be conducted at the next general election within the counties

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1 comprising the territory of the conservation district. Unless otherwise provided for in this

- chapter, the conduct of any election held under §§ 38-8A-12 and 38-8A-12.1 shall be governed
- 3 by the general election laws of South Dakota. The results of the election shall be certified to the
- 4 conservation district by the county commissioner of each county in which the election is
- 5 conducted.

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- 6 Section 5. That § 38-8A-17 be amended to read as follows:
- 7 38-8A-17. Any No person engaging in agricultural land-disturbing activities and minor
- 8 land-disturbing activities, such as individual resident landscaping and home gardening by an
- 9 owner, operator or tenant, is not required to prepare a plan, file an application or otherwise
- report these activities to the conservation district, except as provided for in § 38-8A-18. The
- district may require a conservation plan preceding the conversion to cropland of any land which
- has been designated "fragile land" as provided by § 38-8A-6.
- Section 6. That § 38-8A-18 be amended to read as follows:
- 38-8A-18. Upon the determination by the conservation district that an agricultural, pursuant
- 15 to § 38-8A-20, that a land-disturbing activity and minor land-disturbing activities, such as
- 16 individual resident landscaping and home gardening by the owner, operator or tenant is violating
- adopted standards, the land disturber shall be required to prepare an erosion and sediment
- control plan within six months, and have such the plan approved by the local conservation
- 19 district. Upon approval of the plan by the conservation district, the land disturber shall be
- allowed six months to implement such the plan.
- Section 7. That chapter 38-8A be amended by adding thereto a NEW SECTION to read as
- 22 follows:
- The conservation districts shall file with the conservation commission an itemized annual
- 24 report noting the number and nature of violations of this chapter. The report shall be filed within
- 25 sixty days after the end of the conservation district's fiscal year.

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## 1 **BILL HISTORY**

- 2 1/28/97 First read in House and referred to Agriculture & Natural Resources. H.J. 166
- 3 2/6/97 Scheduled for Committee hearing on this date.
- 4 2/6/97 Agriculture & Natural Resources Do Pass Amended, AYES 11, NAYS 0. H.J. 334
- 5 2/6/97 Agriculture & Natural Resources Place on Consent Calendar. H.J. 334